1	FELIX S. LEE (CSB No. 197084)	
2	flee@fenwick.com CHRISTOPHER J. STESKAL (CSB No. 212297))
3	csteskal@fenwick.com CASEY O'NEILL (CSB No. 264406)	
4	coneill@fenwick.com CLAIRE MENA (CSB No. 339324)	
5	cmena@fenwick.com FENWICK & WEST LLP	
6	Silicon Valley Center 801 California Street	
7	Mountain View, CA 94041 Telephone: 650.988.8500 Facsimile: 650.938.5200	
	JOHN D. TENNERT III (Nevada Bar No. 11728)	
9	jtennert@fennemorelaw.com WADE BEAVERS (Nevada Bar No. 13451)	
10	wbeavers@fennemorelaw.com FENNEMORE CRAIG, P.C.	
11	7800 Rancharrah Parkway Reno, NV 89511	
12	Telephone: 775.788.2212 Facsimile: 775.786.1172	
13 14	Attorneys for Plaintiff and Counterdefendant TETSUYA NAKAMURA	
15	UNITED STATES DISTRICT COURT	
16	DISTRICT OF NEVADA	
17	TETSUYA NAKAMURA,	Case No.: 2:22-cv-01324-MMD-EJY
18	Plaintiff,	
19	v.	STIPULATION AND [PROPOSED]
20	SUNDAY GROUP INCORPORATED, et al.,	ORDER EXTENDING TIME TO RESPOND TO COUNTERCLAIM AND SETTING BRIEFING
21	Defendants.	SCHEDULE ON RENEWED MOTION
22		TO DISMISS (FIRST REQUEST)
23	SUNDAY GROUP INCORPORATED AND TOSHIKI (TODD) MITSUISHI	
24	Counterclaimants,	
25	V.	
26	TETSUYA NAKAMURA,	
27	Counterdefendant.	
28	STIPULATION AND PROPOSED ORDER	

Case No.: 2:22-cv-01324-MMD-EJY

STIPULATION AND PROPOSED ORDER EXTENDING TIME TO RESPOND AND SETTING BRIEFING SCHEDULE

industry investments;

Plaintiff Tetsuya Nakamura ("Dr. Nakamura") and Defendants Sunday Group		
Incorporated, SGI Trust, Toshiki (Todd) Mitsuishi and James Pack (collectively, "Defendants"		
by and through counsel, hereby stipulate as follows:		
WHEREAS, on August 16, 2022, Dr. Nakamura commenced this action against		
Defendants alleging claims such as breach of contract and fraud pertaining to cryptocurrency		

WHEREAS, on November 1, 2022, Defendants moved to dismiss Dr. Nakamura's claims, which motion was denied on April 10, 2023 (ECF No. 44);

WHEREAS, on May 8, 2023, Defendants answered and asserted four counterclaims, three of which Dr. Nakamura moved to dismiss on June 21, 2023;

WHEREAS, in lieu of opposing Dr. Nakamura's motion to dismiss those three counterclaims, on August 10, 2023, Defendants amended their answer and counterclaims and have now asserted seven counterclaims (ECF No. 59);

WHEREAS, Dr. Nakamura's response to Defendants' amended answer and counterclaims currently is due August 24, 2023;

WHEREAS, Dr. Nakamura anticipates responding by filing a renewed motion to dismiss some or all counterclaims;

WHEREAS, the parties have met and conferred on the matter, may engage in mediation, and in any event agree that a renewed motion to dismiss counterclaims warrants an extension of time for briefing;

WHEREAS, the contemplated extension of time for briefing will permit the parties to adequately address the issues raised in Defendants' counterclaims and aid the Court in so doing;

WHEREAS, the contemplated extension will not delay ongoing discovery or other litigation of the matter;

IT IS ACCORDINGLY STIPULATED, pursuant to Civil L.R. 6-1 and 6-2, by and between the undersigned counsel for the parties, that: